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DEC 28 2021

RICHARD W. NAGEL, CLERK OF COURT
COLUMBUS, OHIO

the United States District Court
for the Southern District of Ohio

Chadwick Kister
vs.

State of Ohio
Lawsuit

2:21 CV 5917
Case no.

Judge Watson

MAGISTRATE JUDGE DEAVERS

~~Plaintiff~~ Declaring Bonds UnConstitutional

Plaintiff Chadwick Kister (Chad Kister) hereby declares the money bond System UnConstitutional for violating the 14th Amendment, and equal protection under the law as well as other Constitutional rights and laws,

Millionaires and billionaires can bail out, while the poor languish in jail. The plaintiff could have uploaded video showing that he was the victim of burglary and assault, and was falsely accused of those crimes.

He also had an audio recorder in his pocket when he went through the checkout isle in Krogers, proving that

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He did not commit inducing panic.
With phone calls recorded in the jail,
that also violates the 5th Amendment,
"nor shall any person be compelled in any
criminal case to be a witness against
himself, while the rich can make calls
also, defendants are unable to give
their side of the story while in jail, thus
the public are swayed by the press conferences
side, violating their 6th Amendment
right to an impartial jury.
It is also impossible for defendants
to have "compulsory process for obtaining
witnesses in his favor and to have the
assistance of counsel for his defense"
as reads the 6th Amendment of the
US Constitution, while in jail.

The Plaintiff is held on ridiculous
charges of a alleged inducing panic, for
buying \$247 at Kregers, saying he
is running for County Commissioner
and handing out a campaign
flies.

An article in the Athens

Messenger reported that an alleged bomb threat stemming from Sister's appearance in the Nelsonville Kroger's was "unfounded" and that it was other misinformation that led to the alleged bomb threat.

Still, Judge Patrick Lang wrongfully set an unfathomable \$500,000 bond, after Judge Grace had previously set a \$75,000 bond. The plaintiff is low-income, having never earned more than the poverty line, and is mentally disabled by government brain implant, one of the biggest scandals on the planet.

The brain implant provides 2 witnesses, Sasha Sigetic and Ross Martin who know he had no intent to cause inducing panic, nor was it a hoax, and he did not cause any panic.

Being in jail, and now acting as his own attorney, the plaintiff

Now has no way to secure
evidence of Subpoena before a
Kiosks Cards and Employee Names
and phone numbers to get
Witnesses as to the fact that
no inducing panic has caused
as reflected by the 6th Amendment
of the US Constitution.
This is a violation of the Plaintiff's
rights under USC 42 §1983, a
violation of his Constitutional Rights
as well as laws, The false charges
of inducing panic are a violation
of the Plaintiff's 1st Amendment Rights
to free speech, as well as of the
for County Commission is running
speedy and harding out a campaign
example is his right to freedom
of the press.
The Plaintiff is a graduate of the Scripps School of Journalism
at Ohio University and is author
of 5 books and has his masters
of page 4

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degree also from OU.
The 14th Amendment of the US Constitution reads, "No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor
shall any State deprive any person of life, liberty, or property without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws."
The equal protection of the laws.
The state of Ohio has violated the 14th Amendment of the US Constitution by failing to release him without paying \$500,000 and having someone sign for him.
Because he is poor (because of Sheriff and FBI's desire than of the Plaintiff as well as false charges) the Plaintiff is not equal to rich people who can afford bail bonds, also because his family is in Florida and Ohio's friends around the world he does not know someone to sign for his release.

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Chadwick Lise - 12-22-2021 Nelsonville OH 45764

16677 Revise D.

Chiduisek K3sor
Inmate #019116

Please rule of set the platform free of his own recognition.

Right of due process.

Violating the 14th Amendment's Right of Equal Protection Under the Law as well as the 6th Amendment

154 V1983 +0 USC 31983 of 1981, a section of the USCS.

The Money Bond System

The Case reads, "the exceptions to the Casey-Whitnall Right to Bail...
to the Casey-Whitnall Right to Bail...
include the seeds of preventive justice
detention urged by many to be
abhorrent to the American System
of Justice,"

In the Case Masauda Lynn Odornell et. al. v. U. Harris County, Texas et. al., April 28, 2017, the Court ruled "Harris County's policy and practice violates the Equal Protection and Due Process Clauses of the US Constitution and due process clauses of the Texas Civil Action No. H-16-1414 (S.D. Tex 2017), Civil Action No. H-16-1414 (S.D. Tex 2017), Court + S.D. Texas Hossfan US District Court + S.D. Texas Hossfan Division April 28, 2017).